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U.S DISTRICT COURT EASTERN MICHIGAN UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

DERRICK LEE CARDELLO-SMITH Plaintiff,

Vs

Case no 5:24-12647 Honorable Judith E. Levy

SEAN COMBS, Defendant,

> PLAINTIFFS NOTICE TO THE COURT THAT WITNESS NICOLE RABIOR (SANISTAJ) DETROIT POLICE DEPARTMENT EMPLOYEE CONDUCTED A ZOOM-POLY-COM VIDEO-CONFERENCE WITH PLAINTIFF ON MARCH 27, 2025 STATING THAT DEFENDANT SEAN COMBS AND ASSOCIATES HAVE FORCED HER TO RECANT HER FARLIER AFFIDAVIT

Please be advised that the Plaintiff, Derrick Lee Cardello-Smith, hereby states to this Court and provides notice to this court that the on March 27, 2025, the following Zoom-Polylom-Video-Conference occurred between the Plaintiff and Witness Nicole Rabior (Sanistaj) of the Detroit Police Department occurred and that the following communications and issues were discussed between Both Plaintiff and Witness Wicole Rabior (Sanistai):

1. That on Warch 26, 2025, Defendant Sean Combs Combined Lawyers Mark Agifilo and David Fink, at 03;00 instructed her of the following (1) She had better recant her testimony that Sean Combs And Kym Worthy Paid her to frame this Plaintiff; (b) that Sean Combs did rape this Plaintiff; (c) that the Defendants will produce, through counsel David Fink, a False and Forged Affidavit recanting the previous affidavit Nicole rabior Submitted, (d) that the Affidavit will be submitted within the next 10 days by Defendants Attorney of record David Fink, and that it is false and in fact, Nicole Rabior would testify to the truth of the affidavit and that the affidavit she submitted on March 5, 2025 is the real accurate version of events and that if the Defendants Attorney David Fink uses forged documents, she will not be the one who signed it and she will testify to the one executed on March 5, 2025 as being real, true and authentice, (e) that David Fink knows that his Client Sean Combs has paid many people to hide and cover up his rape and he is lying and she will attest to the factors when and if called to this Court.

Plaintiff states that this court Must be made aware of these events and is presenting these events to the Court upon the immediate knowledge of these events taking place and Plaintiff states that this Court must be made aware of these events because it shows the continued effects that have taken place by the Defendant, His Associates and his lawyers actions to present false information to the court to subvert justice that has been and is proven by this Plaintiff against their client because they only care about money and do not care about, the fact this this Plaintiff was Sexually Assaulted BRUTALLY by Defendant Combs and is still being violated everyday by their lawyers and his clients denials.

Plaintiff now asks this Court to enter this statement on the record and to not be followed by the defendants actions and forthcoming forged documents that they will be submitting.

Thank you for your time in this matter.

March 27, 2025

Pespectfully Yours,

Derrick Lee Cardello-Smith

#267009 Plaintiff

1727 W. Bluewater Highway

Ionia, MI 48846

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Office of the Clerk United States Court of Appeals Theodore Levin US Courthouse Case Processing Section-Room 564

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U.S. MARSHALS

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Mailed on April 7, 2025 Case No 5:24-12647

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